Case 20-22585-GLT Doc 46 Filed 02/10/21 Entered 02/10/21 10:48:52 Desc Main Document Page 1 of 10

Fill in this info	ormation to iden	tify your case:				
Debtor 1	Paul First Name	A Middle Name	lonadi Last Name			s an amended
					plan, and list l sections of the	e plan that have
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name		been changed 2.1, 3.1	i.
United States Ba	inkruptcy Court for th	ne Western District of F	² ennsylvania		2.1, 3.1	
Case number	20-22585-GI	<u>.T</u>				
	5					
		Pennsylvan				
Cnapte	r 13 Plan	Dated: Fe	16 10, 2021			
Part 1: Not	lices					
To Debtors:	indicate that t	the option is appr	opriate in your cir	e in some cases, but the prese cumstances. Plans that do no plan control unless otherwise o	ot comply with loc	al rules and judicia
	In the following	notice to creditors,	you must check eac	h box that applies.		
To Creditors:	YOUR RIGHTS	MAY BE AFFECT	ED BY THIS PLAN.	YOUR CLAIM MAY BE REDUC	ED, MODIFIED, OR	ELIMINATED.
		d this plan carefully ay wish to consult o		your attorney if you have one in th	nis bankruptcy case.	If you do not have a
	ATTORNEY M THE CONFIRM PLAN WITHOU	UST FILE AN OBJ MATION HEARING, JT FURTHER NOTI	IECTION TO CONF. , UNLESS OTHERN ICE IF NO OBJECT.	YOUR CLAIM OR ANY PROVI IRMATION AT LEAST SEVEN (WISE ORDERED BY THE COU ION TO CONFIRMATION IS FILL DOF OF CLAIM IN ORDER TO BI	7) DAYS BEFORE RT. THE COURT ED. SEE BANKRU	THE DATE SET FO MAY CONFIRM TH PTCY RULE 3015.
	includes each	of the following i		Debtor(s) must check one boo ided" box is unchecked or bot an.		
payment				3, which may result in a partial to a ction will be required to		Not Included
			y, nonpurchase-mo	oney security interest, set out in I limit)	ncluded	O Not Included
.3 Nonstanda	ard provisions, s	et out in Part 9			Included	Not Included
Part 2: Pla	- Devenents on	al Launth of Disc			•	
-art z. Pla	n Payments an	d Length of Plan	<u></u>			
Debtor(s) will	make regular pa	yments to the trus	tee:			
Total amount of	of \$ <u>5,500.00</u>	per month for	a remaining plan te	rm of 54 months shall be pa	id to the trustee fro	m future earnings a
Payments	By Income Atta	chment Directly b	y Debtor	By Automated Bank Transfer		
D#1	\$0.00	1	\$5,500.00	\$0.00		
D#2	\$0.00	1	\$0.00	\$0.00	_	
(Income attach	ments must be us	ed by debtors havir	ng attachable income	e) (SSA direct deposit recipien	 its only)	

Debto	Case 20-22585-G or(s) Paul A lonadi	5L1 D0C 4	6 Filed 02/1 Document	Page 2	tered 02/10 of 10	0/21 10.4 Case number		esc Main 5-glt
2.2	Additional payments:							
	Unpaid Filing Fees. available funds.	The balance of \$	sh	nall be fully paid	by the Trustee to	the Clerk of	the Bankruptcy	/ Court from the firs
	Check one.							
	X None. If "None" is ch	necked, the rest of	Section 2.2 need not	be completed o	r reproduced.			
	The debtor(s) will ma and date of each anti			from other sour	ces, as specified	below. Desc	ribe the source	, estimated amount
2,3	The total amount to be			•	by the trustee	based on th	e total amoun	t of plan paymen
Par		Secured Claims	•					
3.1	Maintenance of paymen	its and cure of de	efault, if any, on Lon	g-Term Contini	ing Debts.			
	Check one.							
	None. If "None" is ch	necked, the rest of	Section 3.1 need not	be completed o	r reproduced.			
	The debtor(s) will ma the applicable contra arrearage on a listed	ct and noticed in o	conformity with any a	pplicable rules.	These payments	will be disb	ursed by the tri	ustee. Any existing
	ordered as to any ite as to that collateral w	m of collateral list	ed in this paragraph,	then, unless oth	nerwise ordered b	y the court,	all payments ui	
	ordered as to any ite	m of collateral list	ed in this paragraph,	then, unless oth	nerwise ordered b il will no longer be Current Installa paymen	by the court, a treated by the treat	all payments ui	
	ordered as to any ite as to that collateral w	m of collateral list ill cease, and all s	ed in this paragraph, ecured claims based	then, unless out on that collatera	nerwise ordered b I will no longer be Current Installa paymen (includia	by the court, a treated by the treat	all payments un the plan. Amount of arrearage (If	Start date (MM(YYYY)
	ordered as to any ite as to that collateral w	m of collateral list ill cease, and all s ank	ed in this paragraph, ecured claims based Collateral	then, unless out on that collatera	nerwise ordered b I will no longer be Current Installa paymen (includia	y the court, a treated by the treate	all payments un he plan. Amount of arrearage (if ary)	Start date (MM(YYYY)
	ordered as to any ite as to that collateral w Name of creditor Northwest Savings E	m of collateral listerill cease, and all sease, and all sease and all se	ed in this paragraph, ecured claims based Collateral 2513 Acom Court V ent of fully secured claims Section 3.2 need not	then, unless off on that collatera Vexford PA 150 claims, and mode	cerwise ordered by the will no longer be Current Installan payment (including) \$2 color of under reproduced.	ey the court, at the treated by the court of the treated by the tr	all payments un the plan. Amount of arrearage (If appy) \$130,200.9	Start date (MM(YYYY)
	ordered as to any ite as to that collateral w Name of creditor Northwest Savings E Insert additional claims as Request for valuation of Check one. None. If "None" is ch	m of collateral lists ill cease, and all s ank s needed. f security, payme necked, the rest of is paragraph will	ed in this paragraph, ecured claims based Collateral 2513 Acom Court V ent of fully secured claims Section 3.2 need not be effective only if the	then, unless off on that collatera Vexford PA 150 claims, and mode be completed of the applicable to	Current Installar payment (including payment) diffication of und preproduced, pox in Part 1 of to the payment payment payment payment payment (including payment) diffication of und payment payment payment payment (including payment) diffication of und payment	y the court, a treated by the treate	all payments un he plan. Amount of arrearage (If any) \$130,200.93	Start date (MM(YYYY)) 3 02/2021
	ordered as to any ite as to that collateral w Name of creditor Northwest Savings E Insert additional claims as Request for valuation of Check one. None. If "None" is check one. The remainder of the collateral week of the collateral week.	m of collateral listerill cease, and all simil cease, and all simil cease, and all simil cease, and all simil cease. Sank Sa	ed in this paragraph, secured claims based Collateral 2513 Acom Court V ant of fully secured claims are accounted to the effective only if the separate adversary public the laim, the value of the eds the amount of the ted below as having	then, unless oft on that collateral vexford PA 150 claims, and module the applicable to roceeding, that is value of the secured claim was secured claim in ovalue, the control of the collateral versions are secured claim in ovalue, the control of the collateral versions are secured claim in ovalue, the control of the collateral versions are secured claim in ovalue, the control of the collateral versions are secured claim in ovalue, the collateral versions are secured claim.	diffication of und reproduced. cox in Part 1 of the court determined by the paid in full will be treated as reditor's allowed.	e treated by the court, at the treated by the court of the treated by the treated	all payments unhe plan. Amount of arrearage (if any) \$130,200.93 daims. hecked. of the secured et out in the cout the rate state ed claim under treated in its	Start date (MMAYYYY) 3 02/2021 claims listed blumn headed d below. Part 5. If the
	ordered as to any ite as to that collateral w Name of creditor Northwest Savings E Insert additional claims as Request for valuation of Check one. None. If "None" is check one. The remainder of the below. For each secured claim if Amount of secured claim. The portion of any allower amount of a creditor's se	m of collateral listerill cease, and all simil cease, and all simil cease, and all simil cease, and all simil cease. Sank Sa	ed in this paragraph, ecured claims based Collateral 2513 Acom Court V ant of fully secured of the effective only if the effective only if the eparate adversary public the amount of the led below as having that an appropriate order interests.	then, unless oft on that collateral vexford PA 150 claims, and module the applicable to roceeding, that is value of the secured claim was secured claim in ovalue, the control of the collateral versions are secured claim in ovalue, the control of the collateral versions are secured claim in ovalue, the control of the collateral versions are secured claim in ovalue, the control of the collateral versions are secured claim in ovalue, the collateral versions are secured claim.	diffication of und reproduced. cox in Part 1 of the court determined by the paid in full will be treated as reditor's allowed.	treated by the court, at treated by the court, at the property of the property	all payments unhe plan. Amount of arrearage (if any) \$130,200.90 laims. hecked. of the secured et out in the count the rate state and claim under treated in its occeding).	claims listed olumn headed d below.

	Case 20-22585-GLT [or(s) Paul A Ionadi		Filed 02/10/2 Document I	1 Enter Page 3 of	10		Desc Main 0-22585-GLT		
3.3	Secured claims excluded from 11	I U.S.C. § 50	16.						
	Check one.								
	None. If "None" is checked, the	e rest of Sec	tion 3.3 need not be co	ompleted or re	produced.				
The claims listed below were either:									
(1) Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for purchase of the debtor(s), or									
	(2) Incurred within one (1) year of the	he petition d	ate and secured by a p	ourchase mone	ey security interest	in any other thi	ng of value.		
	These claims will be paid in full und	er the plan w	vith interest at the rate	stated below.	These payments w	ill be disbursed	by the trustee.		
	Name of creditor	Collatera		Ai	nount of claim	Interest rate	Monthly payment to creditor		
		37.76.76			\$0.00	0%	\$0.00		
	Insert additional claims as needed.					-			
3.4	Lien Avoidance.								
	Check one.								
	None. If "None" is checked, it effective only if the applicable	he rest of Se e box in Par	ection 3.4 need not be t 1 of this plan is che	completed or	reproduced. 7	he remainder	of this paragraph will be		
The judicial liens or nonpossessory, nonpurchase-money security interests securing the claims listed below impair exemptions to white debtor(s) would have been entitled under 11 U.S.C. § 522(b). The debtor(s) will request, by filing a separate motion, that the court the avoidance of a judicial lien or security interest securing a claim listed below to the extent that it impairs such exemptions. The amount, if any judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien.						notion, that the court order kemptions. The amount of bowed. The amount, if any,			
				NOVIGE LITE ILLIC	imauch separatery	ioi cacii lieli.			
	Name of creditor	Collatera			odified principal	Interest	Monthly payment or pro rate		
		Collatera		M b	odified principal	Interest			
	Name of creditor	2513 Acc		15090	odified principal	Interest rate	or pro rata		
	Name of creditor Comm of PA Dept of Rev	2513 Acc	orn Court Wexford, PA	15090 15090	odified principal slance" \$0.00	Interest rate	\$0.00		
	Comm of PA Dept of Rev Comm of PA Dept of Rev	2513 Acc 2513 Acc 2513 Acc	orn Court Wexford, PA	15090 15090 15090	sodified principal slance" \$0.00	Interest rate 0%	\$0.00 \$0.00		
	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery	2513 Acc 2513 Acc 2513 Acc 2513 Acc	orn Court Wexford, PA	15090 15090 15090	sodified principal	0% 0%	\$0.00 \$0.00 \$0.00		
	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery	2513 Acc 2513 Acc 2513 Acc 2513 Acc	orn Court Wexford, PA orn Court Wexford, PA orn Court Wexford, PA	15090 15090 15090 15090	\$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00		
	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery Portfolio Recovery	2513 Acc 2513 Acc 2513 Acc 2513 Acc	orn Court Wexford, PA orn Court Wexford, PA orn Court Wexford, PA orn Court Wexford, PA	15090 15090 15090 15090	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00		
	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery Portfolio Recovery PHFA	2513 Acc 2513 Acc 2513 Acc 2513 Acc 2513 Acc	orn Court Wexford, PA	15090 15090 15090 15090 15090	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00		
3.5	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery Portfolio Recovery PHFA Insert additional claims as needed.	2513 Acc 2513 Acc 2513 Acc 2513 Acc 2513 Acc	orn Court Wexford, PA	15090 15090 15090 15090 15090	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00		
3.5	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery Portfolio Recovery PHFA Insert additional claims as needed. *If the lien will be wholly avoided, insert additional claims as needed.	2513 Acc 2513 Acc 2513 Acc 2513 Acc 2513 Acc	orn Court Wexford, PA	15090 15090 15090 15090 15090	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00		
3.5	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery Portfolio Recovery PHFA Insert additional claims as needed. *If the lien will be wholly avoided, ins Surrender of Collateral.	2513 Acc 2513 Acc 2513 Acc 2513 Acc 2513 Acc	orn Court Wexford, PA	15090 15090 15090 15090 15090	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00		
3.5	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery Portfolio Recovery Phra Insert additional claims as needed. *If the lien will be wholly avoided, ins Surrender of Collateral. Check one.	2513 Acc	orn Court Wexford, PA orn Court Wexford, PA	15090 15090 15090 15090 15090 15090 ee.	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0% 0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00		
3.5	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery Portfolio Recovery Phpa Insert additional claims as needed. "If the lien will be wholly avoided, ins Surrender of Collateral. Check one. IN None. If "None" is checked, the confirmation of this plan the state be terminated in all respects. Air	2513 Acc	orn Court Wexford, PA orn Court Wexford, PA	15090 15090 15090 15090 15090 15090 15090 e.e. completed or repolateral that sminated as to the form the distance of the property of the prope	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0% 0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00		
3.5	Comm of PA Dept of Rev Comm of PA Dept of Rev Portfolio Recovery Portfolio Recovery Portfolio Recovery Phfa Insert additional claims as needed. "If the lien will be wholly avoided, ins Surrender of Collateral. Check one. None. If "None" is checked, the The debtor(s) elect to surrender confirmation of this plan the star	2513 Acc	orn Court Wexford, PA orn Court Wexford, PA	15090 15090 15090 15090 15090 15090 ee.	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00	0% 0% 0% 0% 0% 0%	\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00		

ebt	or(s) Paul A Ionadi	Docum	ent Pa	ge 5 of 10	Case number	20-225	35-GLT
3.6	Secured tax claims.						
	Name of taxing authority	Total amount of claim Ty	pe of tax	Interest rate*	identifying nu collateral is re		Tax periods
	Insert additional claims as ne		<u> </u>			<u> </u>	
	* The secured tax claims of t at the statutory rate in effect a	he Internal Revenue Service, as of the date of confirmation.	Commonwealt	n of Pennsylvania	, and any other tax cla	imants sha	ll bear interest
Par	t 4: Treatment of Fee	s and Priority Claims					
4.1	General.						
	Trustee's fees and all allowe without postpetition interest.	d priority claims, including Do	mestic Suppor	t Obligations othe	r than those treated i	n Section 4	.5, will be paid in full
4.2	Trustee's fees.						
	Trustee's fees are governed and publish the prevailing rate the trustee to monitor any characteristics.	es on the court's website for the	e prior five yea	ırs. It is incumber	nt upon the debtor(s)	ite the trust attorney or	ee's percentage fees debtor (if <i>pro se)</i> and
4.3	Attorney's fees.						
	Attorney's fees are payable payment to reimburse costs a be paid at the rate of \$ 250 approved by the court to d compensation above the no-additional amount will be paid amounts required to be paid to	advanced and/or a no-look cos 1.00 per month. Including ate, based on a combination look fee. An additional \$	ts deposit) afre any retainer p n of the no-lo will b plan contains s	ady paid by or on aid, a total of \$ ok fee and costs e sought through sufficient funding t	behalf of the debtor, in fees and deposit and previous a fee application to be	d costs reinusly approved	of \$ 4,000.00 is to abursement has been yed application(s) for approved before any
	Check here if a no-look fe debtor(s) through particip compensation requested,	ee in the amount provided for i ation in the bankruptcy court's above).	n Local Bankru Loss Mitigatio	ptcy Rule 9020-76 n Program (do no	(c) is being requested t include the no-look f	for services ee in the tot	s rendered to the al amount of
4.4	Priority claims not treated e	elsewhere in Part 4.					
	None. If "None" is check	ked, the rest of Section 4.4 nec	ed not be comp	leted or reproduc	ed.		
	Name of creditor	Total amount claim	rate	est Statut (blank)	providing priority	stalus	
		\$0.00		0%			

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Debt	or(s)	Paul A Ionadi	Document Pa	age 6 of 10	Case number	20-22585-GLT
4.5	Prior	rity Domestic Support Obligations not	assigned or owed to a ge	overnmental unit.		
	If the (s) e	e debtor(s) is/are currently paying Domesi xpressly agrees to continue paying and re	tic Support Obligations thro emain current on all Domes	ough existing state co stic Support Obligatio	ourt order(s) and leaves ns through existing sta	this section blank, the debtor le court orders.
		Check here if this payment is for prepetition	on arrearages only.			
	Nam SGD	ne of creditor (specify the actual payee, s OU)	a.g, PA Description		Claim	Monthly payment or pro reta
					\$0.00	\$0.00
	Inser	t additional claims as needed.				
4.6	Dom	estic Support Obligations assigned or	owed to a governmental	unit and paid less t	than full amount.	
	Chec	ck one.				
	x N	None. If "None" is checked, the rest of S	ection 4.6 need not be con	npleted or reproduced	d.	
	9	The allowed priority claims listed below governmental unit and will be paid less payments in Section 2.1 be for a term of 6	than the full amount of t	the claim under 11 l	ation that has been as U.S.C. § 1322(a)(4).	ssigned to or is owed to a This provision requires that
	Name	e of creditor		Amount of claim	to be paid	
	ESSESSE				\$0.00	Arrest Medical State of the
	Insert	t additional claims as needed.				
4.7	Prior	rity unsecured tax claims paid in full.				
	Nam	e of taxing authority	Total amount of claim	Type of tax	Interest rate (0% Blank)	Text periods
					WHEN THE PARTY OF	
	Inter	mal Revenue Service	\$40,087.42	Income	0%	2016-2018
		rnal Revenue Service Department of Revenue	\$40,087.42 \$1,750.64	Income	0%	

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Par	Treatment of Nonpriority Ur	nsecured Claims			
5.1	Nonpriority unsecured claims not sepa	rately classified.			
	Debtor(s) ESTIMATE(S) that a total of \$0	will be available for dis	tribution to nonpriority unsec	cured creditors.	
	Debtor(s) ACKNOWLEDGE(S) that a Milemative test for confirmation set forth in	NIMUM of \$ 0 11 U.S.C. § 1325(a)(4).	paid to nonpriority unsecur	red creditors to comply	with the liquidation
	The total pool of funds estimated above available for payment to these creditors upercentage of payment to general unsecut of allowed claims. Late-filed claims will no pro-rate unless an objection has been file included in this class.	inder the plan base will be determined creditors is 0 %. To be paid unless all timely filed cla	ined only after audit of the he percentage of payment at the have been paid in full.	plan at time of complet may change, based up Thereafter, all late-file	tion. The estimated on the total amoun d claims will be paid
5.2	Maintenance of payments and cure of a	any default on nonpriority unsec	ured claims.		
	Check one.				
	None. If "None" is checked, the rest of	of Section 5.2 need not be completed	ted or reproduced.		
	The debtor(s) will maintain the contra which the last payment is due after the amount will be paid in full as specified	he final plan payment. These pay	ments will be disbursed by	on the unsecured clain the trustee. The clain	ms listed below on for the arrearage
	Name of creditor	Current Installment payment	Amount of arrearage to be paid on the claim	Estimated total payments by trustee	Payment beginning date (MM// YYYY)
		\$0.00	\$0.00	\$0.00	
	Insert additional claims as needed.				
.3	Postpetition utility monthly payments.				
	The provisions of Section 5.3 are availar monthly combined payment for postpetition of change for the life of the plan. Should amended plan. These payments may not debtor(s) after discharge.	n utility services, any postpetition d the utility obtain a court order a	delinquencies, and unpaid suthorizing a payment chang	security deposits. The	claim payment will required to file an
	Name of creditor	Monthly pay	ment Postpetit	ion account number	
			\$0.00		The state of the s

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E.4. Other constalts at a second					
p.4 Uther separately class	Ified nonpriority unsecured claims.				
Check one.					
None. If "None" is	checked, the rest of Section 5.4 need not be	completed or repre	oduced.		
The allowed nonpric	ority unsecured claims listed below are separ	rately classified and	d will be treated as follo	ows:	
Name of creditor	Basis for separate cu treatment	assification and	Amount of arreara to be paid	rate p	timated total syments trustee
		111100-01	\$0.00	0%	\$0.00
Insert additional claims a	as needed.				
Part 6: Executory Co	entracts and Unexpired Leases				
Check one.	hacked the rest of Section 6.1 need not be	completed or represent	nduand		
X None. If "None" is o	thecked, the rest of Section 6.1 need not be furrent installment payments will be dist	•	Amount of	Estimated tot	el Payment
None. If "None" is of trustee.	urrent installment payments will be dis	bursed by the tru	ustee. Arrearage pa		
None. If "None" is of trustee.	urrent installment payments will be dis	bursed by the tru Current Installment	Amount of arrearage to be	Estimated tot payments by	nl Payment beginning date (MM
None. If "None" is of trustee.	Description of leased property or executory contract	Current Installment payment	Amount of arrearage to be paid	Estimated tot payments by trustee	nl Payment beginning date (MM
Assumed items. Contrastee. Name of creditor Insert additional claims a	Description of leased property or executory contract	Current Installment payment	Amount of arrearage to be paid	Estimated tot payments by trustee	nl Payment beginning date (MM
Assumed items. Contrastee. Name of creditor Insert additional claims a	Description of leased property or executory contract	Current Installment payment	Amount of arrearage to be paid	Estimated tot payments by trustee	nl Payment beginning date (MM
Assumed items. Contrustee. Name of creditor Insert additional claims a	Description of leased property or executory contract	Current Installment payment \$0.00	Amount of arrearage to be paid \$0.00	Estimated tot payments by trustee \$0.00	al Payment beginning date (MM/ YYYY)

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- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.

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- 8.4 Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.
- 8.5 Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Level Two:

Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection payments.

Level Three: Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and

postpetition utility claims.

Level Four: Priority Domestic Support Obligations.

Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears. Level Five:

Level Six: All remaining secured, priority and specially classified claims, and miscellaneous secured arrears.

Level Seven: Allowed nonpriority unsecured claims.

Untimely filed nonpriority unsecured claims for which an objection has not been filed. Level Eight:

- 8.6 As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final plan payment.
- 8.7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely filed proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.
- 8.8 Any creditor whose secured claim is not modified by this plan and subsequent order of court shall retain its lien.
- 8.9 Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.
- 8.10 The provisions of Sections 8.8 and 8.9 will also apply to allowed secured, priority, and specially classified unsecured claims filed after the bar date. LATE-FILED CLAIMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' ATTORNEY OR DEBTOR(S) (IF PRO SE) WILL NOT BE PAID. The responsibility for reviewing the claims and objecting where appropriate is placed upon the debtor(s).

Part 9: Nonstandard Plan Provisions
9.1 Check "None" or List Nonstandard Plan Provisions.
None. If "None" is checked, the rest of part 9 need not be completed or reproduced.
Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Local Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.
The following plan provisions will be effective only if the applicable box in Part 1 is checked. Any provision set forth herein is subject to court approval after notice and a hearing upon the filing of an appropriate motion.

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Part 10:

Signatures

10.1 Signatures of Debtor(s) and Debtor(s)' Attorney.

If the debtor(s) do not have an attorney, the debtor(s) must sign below; otherwise the debtor(s)' signatures are optional. The attorney for the debtor (s), if any, must sign below.

By signing this plan the undersigned, as debtor(s)' attorney or the debtor(s) (if pro se), certify(ies) that I/we have reviewed any prior confirmed plan(s), order(s) confirming prior plan(s), proofs of claim filed with the court by creditors, and any orders of court affecting the amount(s) or treatment of any creditor claims, and except as modified herein, this proposed plan conforms to and is consistent with all such prior plans, orders, and claims. False certifications shall subject the signatories to sanctions under Bankruptcy Rule 9011.

By filing this document, debtor(s)' attorney or debtor(s) (if pro se), also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in the standard chapter 13 plan form adopted for use by the United States Bankruptcy Court for the Western District of Pennsylvania, other than any nonstandard provisions included in Part 9. It is further acknowledged that any deviation from the standard plan form shall not become operative unless it is specifically identified as a "nonstandard" term and is approved by the court in a separate order.

X /s/ Paul A. Ionadi	X	
Signature of Debtor 1	Signature of Debtor 2	
Executed on Feb 10, 2021	Executed on	
MM/DD/YYYY	MM/DD/YYYY	
X /s/ Mark B. Peduto	DateFeb 10, 2021	
Signature of debtor(s)' attorney	MM/DD/YYYY	